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PPLICATION NO.	FILI	NG DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/085,454	02/27/2002		David W. Nelms	DSC-7A	1815
26116	7590	04/06/2006		EXAMINER ·	
SIDLEY AU	ISTIN LL	P	DAVIS, CASSANDRA HOPE		
717 NORTH	HARWOO	D		ART UNIT	PAPER NUMBER
SUITE 3400			ARTONII	PAPER NUMBER	
DALLAS, TX 75201				3611	

DATE MAILED: 04/06/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
	10/085,454	NELMS ET AL.				
Office Action Summary	Examiner	Art Unit				
	Cassandra Davis	3611				
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period v - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tim will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONEI	lely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status						
1)⊠ Responsive to communication(s) filed on <u>25 Ja</u>	anuary 2006.					
2a) This action is FINAL . 2b) ⊠ This	This action is FINAL . 2b)⊠ This action is non-final.					
3) Since this application is in condition for allowar	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 45	3 O.G. 213.				
Disposition of Claims						
4) ⊠ Claim(s) <u>1-34,36-43 and 45-52</u> is/are pending i 4a) Of the above claim(s) <u>39 and 46-49</u> is/are w 5) ⊠ Claim(s) <u>1-31,34 and 36-38</u> is/are allowed. 6) ⊠ Claim(s) <u>32,33,40,41,43 and 50</u> is/are rejected 7) ⊠ Claim(s) <u>42,45,51 and 52</u> is/are objected to. 8) □ Claim(s) are subject to restriction and/or	vithdrawn from consideration.					
Application Papers						
9) The specification is objected to by the Examine 10) The drawing(s) filed on is/are: a) acce Applicant may not request that any objection to the examine Replacement drawing sheet(s) including the correction 11) The oath or declaration is objected to by the Ex	epted or b) objected to by the Eddrawing(s) be held in abeyance. See ion is required if the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.121(d).				
Priority under 35 U.S.C. § 119	·	·				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority documents 2. Certified copies of the priority documents 3. Copies of the certified copies of the prior application from the International Bureau * See the attached detailed Office action for a list of	s have been received. s have been received in Application rity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage				
Attachment(s)						
1) Notice of References Cited (PTO-892)	4) Interview Summary					
 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) 	Paper No(s)/Mail Da 5) Notice of Informal Pa	te atent Application (PTO-152)				
Paper No(s)/Mail Date 6) Other:						

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DETAILED ACTION

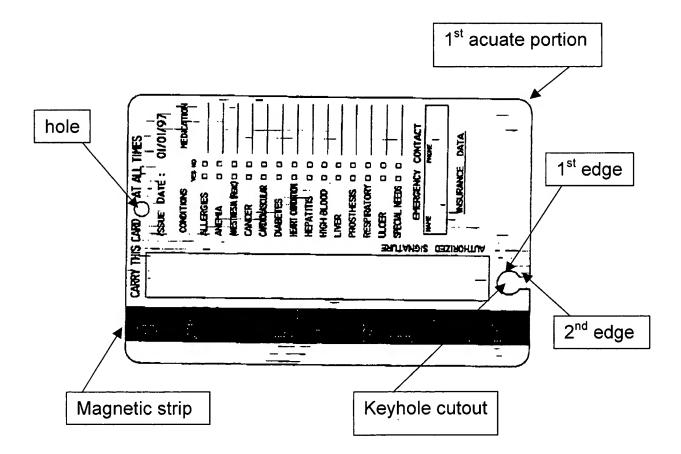
Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 32, 33, 40, 41, and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Neal, Jr. U. S. Design Patent 396,882 in view of Behram et al., U. S. Patent 5,499,293.
- 3. With respect to claim 32, Neal teaches a medical alert card comprising having an upper surface (figure 1) and a lower surface (figure 2). Each surface defining a surface area on oppositely oriented front and back faces of the card. Each surface being shaped with respect to a centerline along the surface and having a magnetic stripe along rear surface. The card has a first card end (corner) with an arcuate portion formed of a first card radius and an aperture formed therein to permit passage of a key chain loop there through, wherein the aperture is spaced from the centerline along the surface of the card.

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4. Behram teaches credit card sized card which is encoded with unique code which positively identifies a patient. Such code may take the shape of bard codes, encoded magnetic strips or other media. See column1, lines 60-65. It would have been obvious to construct the medical alert card taught by Neal with a magnetic strip as taught by Behram to provide information about the card holder.



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5. With respect to claim 33, Neal teaches the card has a second card end with at least one arcuate portion formed of a second card radius.

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- 6. With respect to claim 40, Neal teaches an asymmetrical shaped card having an upper surface and a lower surface. Each surface defining a surface area on oppositely oriented front and back faces of the card, wherein each surface being asymmetrically shaped with respect to a centerline along the surface. Since the card has the keyhole shaped cutout on the left edge of the, the card is considered to be asymmetrical shaped. In addition, Neal teaches the card having a magnetic stripe along rear surface. Neal also teaches the card having a first card end with at two acuate portions formed of a first card radius.
- 7. With respect to claim 41, Neal teaches each surfaces being asymmetrically shaped with respect to a horizontal centerline along the surface. The keyhole slot is below the horizontal centerline, thereby causing it to be asymmetrical.
- 8. With respect to claim 42, Neal teaches surface being asymmetrically shaped with respect to a vertical centerline along the surface. Since the card has the keyhole shaped cutout is on the left edge of the, the card is considered to be asymmetrical shaped.

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9. With respect to claim 43, Neal teaches a non-rectangular, non-circular shaped card having an upper surface and a lower surface, wherein each surface defines a surface area on oppositely oriented front and back faces of the card. Each surfaces has at least two edges that do not form a 90-degree angle with respect to one another. The two edges are the surface associated with the keyhole cutout, wherein one edge corresponds to the circular edge of the cutout and second edge corresponding to the horizontal edge leading to the circular edge. Neal also teaches a magnetic stripe along the rear surface. The card having a first card end with at least one arcuate portion formed of a first card radius.

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- 10. Claim 50 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gressette, U. S. Patent 3,318,311.
- 11. Gressette teaches credit card and card holder/case for use with an electronic payment mechanism comprising a card having an upper surface and a lower surface, each surfaces defining a surface area on oppositely oriented front and back faces of the card. Each surfaces being shaped with respect to a centerline along the upper and lower surfaces. Gressette also teaches the card having an aperture C formed therein to permit passage of a key chain loop there through, wherein the aperture being spaced from the

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centerline. (note the applicant does not associate the aperture of the card with the structure of the case). The card being interposed between upper 18, 19 and lower 15 cover portions of an associated case, wherein the card is movable between the upper and lower cover portions from a closed position in which a majority of the upper and lower surface area of said card is enclosed by the upper and lower cover portions to an open position in which a majority of the upper and lower surface area of the card is exposed from the upper and lower cover portions to permit access to card. Gressette does not teach the credit card having a magnetic strip. The examiner takes Official Notice that credit cards with magnetic strips is old and well known in the art and would have been obvious to one having ordinary skills in the art to construct the credit card taught by Gressette with a magnetic strip to provide information about the card or card holder.

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Allowable Subject Matter

- 12. Claims 1-31, 34, and 36-38 are allowed.
- 13. Claim 42, 45, 51, and 52 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Election/Restrictions

14. Claims 39 and 46-49 have been withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected species, there being no allowable generic or linking claim. Election was made **without** traverse in the reply filed on November 4, 2003.

Response to Arguments

15. Applicant's arguments with respect to claims 40, 41, 32, 33, 43, and 50 have been considered but are moot in view of the new ground(s) of rejection.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cassandra Davis whose telephone number is 571-272-6642. The examiner can normally be reached on Monday-Friday 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lesley Morris can be reached on 571-272-6651.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Cassandra Davis Primary Examiner Art Unit 3611

CD April 3, 2006